

SERIAL NUMBER

FILING DATE

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

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		RIAL NUMBER	FILING DATE	FIRST NAMED INVENTOR		ATTORNEY DOCKET NO.
•	08	7138,143	10/15/93	FLEISCHMAN	S	1928D
					SHAY.D	EXAMINER
	DA	NIEL D. RY	'AN	33M1/1007	<u> </u>	
•	RY. 631	AN, KEES & 3 West lite	HOHENFELD	T	ART UNIT	PAPER NUMBER
	SU:	ITE 1900		NUE	****	
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	Theisson	ammunust on trom the	examiner in marge of y	rout ann vistor.	DATE MAILED:	10/07/94
		IONER OF PATENTS		out the auto-		
•						
	☐ This app	plication has been e	examined	Responsive to communication filed on	□	This action is made final.
1	A shortened	statutory period fo	or response to this ac	ction is set to expire monti	h(s)30 -de	vs from the date of this letter
,	Failure to re	spond within the pe	eriod for response wi	Il cause the application to become abandon	ed. 35 U.S.C. 13	3
•	Part I 1	THE FOLLOWING A	TTACHMENT(S) AF	RE PART OF THIS ACTION:		
			s Cited by Examiner		Patent Drawing, PTC	
			by Applicant, PTO-14 to Effect Drawing Cl		nformal Patent Appl	Ication, Form PTO-152.
•		SUMMARY OF ACT		<u></u>		
		Claims 1-2				
3	1. 1.	Claims	<u>r</u>			are pending in the application.
		Of the above,	claims		are	withdrawn from consideration.
•	2. 🗆 0	Claims				have been cancelled.
	3. 🗆 c	Claims				_ are allowed.
	4. 🗆 c	Claims				are rejected.
	5. 🗆 c	Claims	_			_ are objected to.
	6. D /0	Claims /- 2	7	are	e subject to restricti	on or election requirement.
	. д. □ т	his application has	been filed with inform	mal drawings under 37 C.F.R. 1.85 which are	acceptable for exar	nination purposes.
	8. 🗆 F	ormal drawings are	required in response	e to this Office action.		
	9. 🗌 Ti 8i	he corrected or sub re acceptable.	estitute drawings hav	re been received on (see explanation or Notice re Patent Drawing	Under 37 C.F g, PTO-948).	F.R. 1.84 these drawings
				eet(s) of drawings, filed on ner (see explanation).	has (have) been	approved by the
	11. 🗌 TI	he proposed drawin	ng correction, filed or	n, has been 🔲 appro	oved. disapprov	ved (see explanation).
-	12. 🗌 A	cknowledgment is r	nade of the claim for	priority under U.S.C. 119. The certified copy	y has 🔲 -been rece	elved Danot been received
		been filed in pare	ent application, serial	I no; filed on .		
	13. 🗌 Si ad	nce this application cordance with the	appears to be in co practice under Ex pa	ndition for allowance except for formal matter arte Quayle, 1935 C.D. 11; 453 O.G. 213.	ers, prosecution as t	o the merits is closed in
	14. 🗆 O	ther				

EXAMINER'S ACTION